Corporation Application for Tentative Refund from Carryback of Net Operating Loss, Net Capital Loss, Unused Investment Credit, or Unused Work Incentive (WIN) Program Credit

	ment of the Treasury Il Revenue Service	File this Application	on Separately fr	om Your Income	Tax Return to	Expedite Processi	ing
Nam	Name En			nployer Identification Number		Enter the taxable year and amount of net operating loss, net capital loss, unused investment credit carryback, and unused	
Num	ber and street					VIN credit carryback	.,,,
						Year ended	
						Net operating loss	\$
City	or town, State, and ZIP code	9					\$
					Unu		\$
						Unused WIN credit	
2 D	ate the return was filed for year of n	et operating loss, net capi	ital loss, unused	3 Was a consolidate	ed return filed for t	he year specified in i	tem 12
investment credit, and unused WIN credit							
Service Center where filed				Yes □ No □. If "Yes," enter the employer identification number shown on such return if different than above ▶			
				(c) Amount of any (d) Amount of any other unnaid taxes (specify) (e) Unpaid tax for which (f) Was a con-			
4	(a) Preceding taxable year ended (years affected by carryback)	(b) Service Center where return filed		unpaid income taxes unpaid taxes (specify)		extension for payment solidated	
	grain amount by carry sain,			Exclude amounts for which for payment under secti		110	
3d				1	-	- ////////////////////////////////////	
2d	-					-\/////////////////////////////////////	
1st	-	***************************************				- <u> </u>	<u> </u>
E 14	Form 1120 /Futoroice of Time	- for Daymant of Tax					
	Form 1138 (Extension of Tim						
e:	xtension of time granted for fi "Yes," give date to which exte	ling the return for the	e year of the ne	t operating loss?			. Yes □ No □
	you changed your accounting						
cl	hange was granted	g period, give date p	ermission to	Date of incorp	oration 8 if	this is an applicat prporation, give d	ion of a dissolved
						or portation, give di	ate of dissolution
	and the second in the second i	O					
9 11	ave you filed a petition in Tax	Court for the year or	years to which t	the carryback is to	o be applied? .	<u> </u>	Yes ☐ No ☐
4	Computation of Decrease	3d preceding tax		2d preceding tax		1st preceding tax	
	in Tax	year ended ► (a) As last	(b) After	year ended ► (c) As last	(d) After	year ended ▶	
		determined	carryback	determined	carryback	(e) As last determined	(f) After carryback
1 Ta	xable income before deducting line	s 2					
	id 4	1//////////////////////////////////////		······································		777777777777777777777777777777	
2 No	et capital gains offset by capital	loss ///////////////////////////////////					
ca	rryback (see instruction E for limitati	on) ////////////////////////////////////					
3 Li	ne 1 less line 2	• 7.0077.0077.0077.0077.007					
4 Ne	et operating loss deduction resulting f	rom <i>////////////////////////////////////</i>					•
ca	rryback	. \ <u>\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\</u>					
5 Ta	exable income (line 3 less 4)						
6 Ta	x on line 5 (see instruction C)						
7 Al	ternative tax (see instruction C)						
8 In	come tax (enter lesser of line 6 or 7) .		-			
9 Fo	reign tax credit						
LO In	vestment credit (see instruction F) .	•					
	IN credit (see instruction G)						
	ne 8 less sum of lines 9, 10, and 11 .				[·	
	ersonal holding company tax (Sch. PH 11						
	x from recomputing prior year investm	·				-	
	ware recombaning brior Jear micestil						
٠. ر	edit	. 1	i.	1	I		i
	edit			**			
. 5 Ta	x from recomputing prior year WIN cre	edit					
. 5 Ta . 6 Mi	x from recomputing prior year WIN cre nimum tax	edit					
. 5 Ta . 6 Mi . 7 To	x from recomputing prior year WIN cronimum tax	edit					
.5 Ta .6 Mi .7 To .8 En	x from recomputing prior year WIN cre nimum tax	edit	······································				
.5 Ta .6 Mi .7 To .8 En (d)	x from recomputing prior year WIN cre nimum tax	edit	······································				
.5 Ta .6 Mi .7 To .8 En (d) .9 De	x from recomputing prior year WIN cre nimum tax	(b),					

Date Signature of officer

Instructions

(References are to the Internal Revenue Code)

Note: The recently enacted Tax Reform Act of 1976 allows a corporation to elect to relinquish the entire carryback period with respect to a net operating loss for any taxable year ending after December 31, 1975. (See section 172(b)(3)(E).)

A. Who May File.—An application for a tentative carryback adjustment may be filed on this form by any corporation that desires a quick refund of taxes affected by the carryback of a net operating loss, net capital loss, an unused investment credit, or unused Work Incentive (WIN) credit, or all four (section 6411).

This does not apply to a "Small Business Corporation" that elects the tax treatment provided by subchapter S.

B. When and Where to File.—This form must be filed with the Internal Revenue Service Center where the corporation is required to file its income tax return.

It must be filed within 1 year after the year in which the net operating loss, net capital loss, unused investment credit, or unused WIN credit arose, but only after the return for such year is filed.

If a net operating loss carryback or net capital loss carryback from a subsequent year eliminates or reduces the investment credit or WIN credit in a prior year, or an investment credit carryback reduces the WIN credit in a prior year, the unused credit which arises may be carried back 3 years (WIN credit cannot be carried back to years prior to 1972) and a quick refund may be obtained for the taxes affected.

Since the unused investment credit or WIN credit so created affects the taxes of a year or years prior to the 3 years preceding the loss year or the unused investment credit year, a separate Form 1139 must be used for such prior year(s). In such case, the second application must also be filed within 1 year after the year in which the net operating loss, net capital loss, or the unused investment credit arose, but only after the return for such year is filed. To expedite processing, both Forms 1139 should be filed together.

Do not attach Form 1139 to your income tax return.

A corporation that has filed Form 1138 and wishes a further extension of time for payment must file Form 1139 on or before the last day of the month in which falls the due date (including any extension of time granted) for filing the return for the taxable year of the net operating loss from which the carryback results.

C. Recomputation of Tax Liability.—To arrive at the decrease in tax previously determined, recompute the tax after taking the carryback(s) into account.

Form 1120 and Schedule D (Form 1120) and instructions for the applicable year will be helpful in making this recomputation. Attach a detailed computation of the new tax liability shown on line 6 and, if applicable, the alternative tax liability shown on line 7. Where applicable, the computation must take into account (1) sections 1561 through 1564, (2) any tax surcharge for taxable years beginning before July 1, 1970, and ending after 1967, and (3) changes in the alternative tax rates under section 1201.

A net capital loss carryback will affect the net long-term capital gain of a prior year and also the alternative tax computation that took the capital gain into account.

The personal holding company tax on line 13 must include any tax surcharge applicable to the taxable year.

A corporation will also be required to recompute its minimum tax for a prior year ending after 1969, in which it had items of tax preference, if a net operating loss, net capital loss, unused investment credit, or unused WIN credit was carried back to such year. If such is the case, attach a recomputation of the minimum tax for the prior year. Form 4626 (or an attachment following the same format) for the applicable year should be used.

The quick refund is limited to the tax decrease that results from the carryback of the net operating loss, net capital loss, unused investment credit, or unused WIN credit, or all four, and their effect upon any items taken into account in computing the tax previously determined.

The decrease must be determined on the basis of the items reflected in the computation of the tax as previously determined. In general, the tax previously determined will be the tax shown on the return as filed, increased by any amounts assessed (or collected without assessment) as deficiencies prior to the date of filing this application and decreased by any amounts abated, credited, refunded or otherwise repaid prior to such date.

Unless otherwise provided by the Internal Revenue Code, deductions that are limited by taxable income are to be recomputed on the basis of taxable income as affected by the net operating loss carryback or net capital loss carryback, and the amount of taxable income shown on line 1, column (b), (d) or (f) must reflect such recomputation. The deduction for charitable contributions, however, is computed without regard to any carryback. Attach a schedule showing the recomputation. Also, credits based on or limited by the tax must be recomputed on the basis of the tax liability after application of the carrybacks.

In computing the tax previously determined, the detailed computation of the tax shown on the return as filed does not have to be shown in this application.

D. Computation of Net Operating Loss Deduction.—The steps to be used in computing the net operating loss deduction are outlined in Form 1120 instructions for the applicable taxable year.

All adjustments required to compute a net operating loss that may be carried back to any year must be shown on a separate schedule. The net operating loss deduction is allowed under section 172.

E. Capital Loss Carryback.—Net capital losses sustained in taxable years beginning after 1969 may be carried back 3 years as a short-term capital loss. The net capital loss may be carried back only to the extent it does not increase or produce a net operating loss in the taxable year to which it is being carried. For special rules on capital loss carrybacks, see section 1212(a)(4).

Enter on line 2 the amount of capital loss carryback which offsets capital gains. The carryback may not exceed the amount of net capital gains in the year to which carried (determined without regard to the net capital loss of the loss year or for any later taxable year). Attach a computation of the capital gains against which the capital loss carryback is being applied.

F. Carryback of Unused Investment Credit.—If a tentative carryback adjustment is claimed for taxes affected by the carryback of an unused investment credit, attach (1) a detailed schedule showing the computation of the investment credit carryback and (2) a recomputation of the investment credit after application of the carryback. The recomputation should be made on Form 3468 (or on an attachment which follows the format of such form) for the year for which the tentative allowance is claimed.

If the refund results solely from the carryback of an unused investment credit, lines 1 through 7 may be omitted in the computation of decrease in tax.

G. Carryback of Unused WIN Credit.—If a tentative carryback adjustment is claimed for taxes affected by the carryback of an unused WIN credit, attach (1) a detailed schedule showing the computation of the WIN credit carryback and (2) a recomputation of the WIN credit after application of the carryback. Unused WIN credits cannot be carried back to years prior to 1972. The recomputation should be made on Form 4874 (or on an attachment which follows the format of such form) for the year for which the tentative allowance is claimed.

If the refund results solely from the carryback of an unused WIN credit, lines 1 through 7 may be omitted in the computation of decrease in tax.

- H. Allowance of Adjustment.—Internal Revenue will act on this application within 90 days from whichever of the following two dates is the later:
- (1) The date the application is filed; or (2) The last day of the month in which falls the due date (including any extension of time granted) for filing the return for the taxable year of the net operating loss, net capital loss, unused investment credit, or unused WIN credit from which the carryback results.
- I. Disallowance of Application.—Any application which contains material omissions or computation errors which the Internal Revenue Service deems cannot be corrected within the 90-day period specified in instruction H may be disallowed. This application for a tentative carryback adjustment does not constitute a claim for credit or refund.

If this application is disallowed in whole or in part, no suit based thereon may be maintained in any court for the recovery of any tax. The corporation may, however, file a regular claim for credit or refund on Form 1120X (corporation amended return) at any time before the expiration of the statute of limitations. See section 6511.

- J. Assessment of Erroneous Allowances.

 —Any amount applied, credited, or refunded on the basis of this application which is later determined by Internal Revenue to be excessive may be assessed as a deficiency as if it were due to a mathematical or clerical error appearing on the return (section 6213(b)).
- K. Unpaid Tax.—Question 4, Columns (c) and (d).—If the amount of any tax (excluding any amount for which an extension of time for payment under section 6164 is in effect) for any taxable year specified in column (a) of question 4 is unpaid (including any installment not yet due) at the date of filing the application, enter the unpaid amount of such tax in the appropriate column.